UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

IN RE VALSARTAN, LOSARTAN, AND IRBESARTAN PRODUCTS LIABILITY LITIGATION

MDL No. 2875

THIS DOCUMENT RELATES TO ALL CASES

HON. ROBERT B. KUGLER CIVIL NO. 19-2875 (RBK)

SUPPLEMENTAL CERTIFICATION OF DANIEL NIGH IN SUPPORT OF PLAINTIFF'S SUPPLEMENTAL STATEMENT OF MATERIAL FACTS IN OPPOSITION TO TORRENT'S MOTION FOR PARTIAL SUMMARY JUDMGENT

- 1. I am an attorney at law within the State of Florida, and a partner with the law firm of NIGH GOLDENBERG RASO, & VAUGHN, PLLC, and serve as Plaintiffs' Co-Lead Counsel. I am fully familiar with the facts and circumstances of these actions. I make this Certification in support of Plaintiffs' motion for partial summary judgment.
- 2. Attached hereto as **Exhibit 27** is a true and correct copy of TORRENT-MDL2875-00003958.
- 3. Attached hereto as **Exhibit 28** is a true and correct copy of TORRENT-MDL2875-00131242.

- 4. Attached hereto as **Exhibit 29** is a true and correct copy of TORRENT-MDL2875-00516411.
- 5. Attached hereto as **Exhibit 30** is a true and correct copy of TORRENT-MDL2875-00007067.
- 6. Attached hereto as **Exhibit 31** is a true and correct copy of TORRENT-MDL2875-00072542.
- 7. Attached hereto as **Exhibit 32** is a true and correct copy of TORRENT-MDL2875-00133508.
- 8. Attached hereto as **Exhibit 33** is a true and correct copy of TORRENT-MDL2875-00436416.
- 9. Attached hereto as **Exhibit 34** is a true and correct copy of TORRENT-MDL2875-00005763.
- 10. Attached hereto as **Exhibit 35** is a true and correct copy of TORRENT-MDL2875-00188957.
- 11. Attached hereto as **Exhibit 36** is a true and correct copy of TORRENT-MDL2875-00188953.

NIGH, GOLDENBERG, RASO, & VAUGHN Attorneys for Plaintiffs

By:	/s/ Daniel Nigh	

Dated: January 22, 2024